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	Clark County School District		
	UNITED STATES	S DISTRICT COURT	
	DISTRICT OF NEVADA		
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11	JOHN and JANE DOE I, Guardians Ad Litem for JOANN DOE I, a minor, individually and	Case No. 2:16-cv-00239-APG-PAL	
12	on behalf of all those similarly situated, and JOHN and JANE DOE II, Guardians Ad Litem for JOANN DOE II, a minor, individually and		
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14		[PROPOSED] STIPULATION AND	
15	VS.	ORDER TO WITHDRAW MOTION FOR ORDER SHORTENING TIME (Doc. 79);	
16	JEREMIAH MAZO; CLARK COUNTY	ALLOWING PLAINTIFFS' MOTION	
17	DOE 1 through 20; ROE CORPORATIONS 1	FOR PROTECTIVE ORDER (Doc. 78) TO BE BRIEFED AND HEARD IN NORMAL	
18		COURSE; AND VACATING MAY 24, 2018 HEARING	
19	Defendants.	(First Request)	
20		// PD// 12 / D / YDD/ / D D / D / D / D / D / D /	
21	Plaintiffs, JOHN and JANE DOE I, GUARDIANS AD LITEM FOR JOANN DOE I, A		
22	MINOR AND JOHN AND JANE DOE II, GUARDIANS AD LITEM FOR JOANN DOE II, A		
	MINOR (collectively, "Plaintiffs"), and Defendant CLARK COUNTY SCHOOL DISTRICT		
	("CCSD"), by and through their respective counsel of record, hereby jointly submit this stipulation		
	by which Plaintiffs' agree to withdraw their Motion for an Order Shortening Time for Hearing on		
	Plaintiffs' Motion of for Protective Order (Doc. 79) and CCSD agrees not to proceed with the		
	depositions noticed for May 29, 2018 until such time as this Court is able to fully review and		
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	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	Nevada Bar No. 1625 ferrariom@gtlaw.com KARA B. HENDRICKS Nevada Bar No. 7743 hendricksk@gtlaw.com GREENBERG TRAURIG, LLP 3773 Howard Hughes Parkway, Suite 400 North Las Vegas, Nevada 89169 Telephone: (702) 792-3773 Fax: (702) 792-9002 Counsel for Defendant Clark County School District UNITED STATES DISTRICT JOHN and JANE DOE I, Guardians Ad Litem for JOANN DOE I, a minor, individually and on behalf of all those similarly situated, and JOHN and JANE DOE II, Guardians Ad Litem for JOANN DOE II, a minor, individually and on behalf of all those similarly situated; Plaintiffs, vs. JEREMIAH MAZO; CLARK COUNTY SCHOOL DISTRICT; DOES 1 through 20; DOE 1 through 20; ROE CORPORATIONS 1 through 20; Plaintiffs, JOHN and JANE DOE I, Gl MINOR AND JOHN AND JANE DOE II, Gl MINOR (collectively, "Plaintiffs"), and Defe ("CCSD"), by and through their respective cour by which Plaintiffs' agree to withdraw their Me Plaintiffs' Motion of for Protective Order (Do depositions noticed for May 29, 2018 until su	

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consider the issues raised in Plaintiff's Motion for Protective (Doc. 78) which the parties agree can be briefed and heard in normal course.

WHEREAS Plaintiffs filed a Motion for Protective Order (Doc. 78) relating to certain depositions noticed for May 29, 2018 and also filed a Motion for Order Shortening Time for a Hearing on Plaintiffs' Motion of for Protective Order (Doc. 79);

WHEREAS CCSD will voluntarily agree not to proceed with the depositions noticed for May 29, 2018 until the Court is able to fully review and consider the issues raised in Plaintiffs' Motion for Protective Order as well as the response that CCSD intends to file;

WHEREAS the parties have additional deposition scheduled in this matter in the short term and due to the importance of the issue at hand believe briefing in the normal course is in the best interest of all parties;

WHEREAS during the course of the parties agreeing to the terms of the foregoing this Court issued a minute order on May 18, 2018 scheduling a hearing for May 24, 2018 (Doc. 80) which is a date on which deposition is scheduled in this matter;

THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs, and CCSD that:

- Plaintiffs' will withdraw their Motion for an Order Shortening Time for Hearing on Plaintiffs' Motion of for Protective Order (Doc. 79);
- 2. CCSD will not proceed with the depositions noticed for May 29, 2018 until such time as this Court is able to fully review and consider the issues raised in Plaintiff's Motion for Protective (Doc. 78); and
- That the briefing related to Plaintiff's Motion for Protective (Doc. 78) will proceed in the normal course pursuant to the Federal Rules of Civil Procedure and applicable Local Rules.

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Dated this 18th day of May, 2018.

ROBERT T. EGLET, ESQ. (NV BAR 3402) ARTEMUS W. HAM, ESQ. (NV BAR 7001) AARON D. FORD, ESQ. (NV BAR 7704) 400 S. 7th Street, 4th Floor Las Vegas, Nevada 89101 Attorneys for Plaintiffs